



*Sir Iohn
Mychells
tytle to
Bilbo-
rough.*

Sir *Anthony Strelley*, seised in fee of the Mannor of *Bilborough*, by his last Will in writing, made *Sir Phil* his Executor, so as *sir Phi.* within one moneth after the death of *sir Anthony* did become bound in a Statute of 4000 lb. to his Ouerseers therein named defezanced, that he and his Executors should truly performe the said Will, and if his said Executor should fayle therein, then the sayd *sir Anthony* did discharge his said Sonne *Phi.* of the Executorship of his said last Will, and did make his two younger Sonnes *George*, and *Fra.* and his two Daughters *Mary*, and *Elio.* to be Executors of his said last Will, and further deuised that his last named Executors, or any one or more of them suruiuing, should sell his said Mannor of *Bilborough* for payment of his Debts, and performance of his said Will, *Sir An.* dieth. *Sir Phi.* entereth into such a Statute, but neuer deliuered the same, and dieth, the Will of *Sir Anthony* vnperformed.

George, *Fra.* and *Elionor* also die, the Will of *Sir An.* vnperformed.

Mary being suruiuing Executor, sells this Mannor of *Bilborough*, to *Sir Iohn Mychell*, as well for 800. l. due to her selfe for her Portion giuen by *Sir Anthonies* said Will, as for diuers other summes paid by *Sir Iohn Mychell* in performance of that Will.

*Iohn My-
chells ty-
tle to Strel-
ley.*

Nicholas Strelley, Sonne of *Sir Phi.* seised in Tayle of the Mannor of *Strelley*, finding *Geo. Strelley* his Vnckle, and next Heire to liue incontinently, with *Anne* the Wife of *Robert Martin*, and that the said *Anne*, during the life of the said *Robert Martin* had issue, a Sonne called *Nicholas*; which the said *Geo. Strelley* conceiued he had begotten, and after Married the said *Anne*, after the said *Roberts* death: the said *Ni. Strelley*, with a resolution to disinherite all such issue as the said *George* then had, or should haue by the said *Anne*; by Indenture 13. *Apri.* 6.

1a.



1a. Reg. and by Fine and Recouery thereon executed, did conuey, and assure the said Mannor of *Strelley* to Feoffees in trust, to the vse of himselfe for life, with remainder to his 1, 2, and 3, Sonne in taile with remainder to the vse of *George Strelley* for life, with remainder to the vse of the 1, 2, and 3, Sonne of *George*, on the body of any wife by him to be taken, after the making of that Conueyance lawfully to be begotten, with remainder to the vse of *Fra. Strelley* for life, with remainder to the 1, 2, and 3, Sonne of his body lawfully to be begotten, with remainder to the heires of the body of the said *Nicholas*, with remainder to the right heires of the said *Nicholas*.

Ni. Strelley being after informed, that the Councell who drew that Conueyance, had left some power in *George* and *Francis* to alien that Mannour, wherein hee intended to either of them, onely an estate for life, sent to that Councell to be satisfied therein, with a resolution to barre both the said *George* and *Francis* from all power to sell, but that Councell assured the said *Ni. Strelley*, that there was no power left to the said *George* or *Francis* to sell, whereupon *Ni. Strelley* was satisfied, and died without issue.

George enters into both the Mannours of *Strelley* and *Bilborough*, and by Indenture 8 Nov 6 *1a. Reg.* for loue and affection to *Nich. Strelley* his Sonne, betweene him and *Anne* his then Wife; and for the better establishing of those Mannours, in the name, blood, and posterity of the *Strelleys*, did giue and graunt to Feoffees therein named, and their heires and assignes, the reuerfion and reuerfions, remainder and remainders to him the said *George* and his heires belonging of and in the said Mannours: *Habendum* to the said Feoffees to the vse of the said *Nich. Strelley*, Sonne of the said *George* for life, with remainder to the first Sonne of the body of the said *Nicholas Strelley*, Sonne of the body of the said *George* lawfully begotten, and of the heires males of their severall bodies lawfully to be begotten successiue, with diuers remainders ouer, and died without issue.

George Strelley when this deede was made had no Sonne, for *Nicholas* whom *George* calleth his Sonne, was borne of the body of *Anne*, when she was the Wife of *Robert Martyn* who liued long after *Nicholas* was borne, and so *Nicholas* being by the law of God and Man the Sonne of *Robert Martyn* betweene him and *Anne* his Wife, cannot be the Sonne of *George Strelley*, betweene him and *Anne* his Wife, *Robert Martyn* liuing *infra quatuor Maria*; nor can *Nicholas Martyn* bee of the name or blood of the *Strelleys*; nor can the consideration of loue or affection (from *George Strelley* to *Nicholas Martyn*) bee any consideration to raise any vse; nor is there any such person as *Nicholas Strelley* Sonne of *George Strelley*, betweene him and *Anne* his Wife in *rerum Natura*



to take by that graunt, and so that graunt is void.

Francis Strelley entereth according to the limitation of the Indenture made by *Nicholas Strelley*, Sonne of Sir *Philip*, and morgageth the Park of *Strelley*, part in *Strelley* and part in *Bilborough* to *John Saris*, and after married *Briget Willoughby*, now Wife of Sir *George Peckham* Knight, to the vse of which *Briget*, *Frauncis Strelley* assured the Mannour of *Bilborough*, and the Mannour house of *Strelley*; and diuers Lands in *Strelley* to Feoffees in trust for 80 yeares (if shee should so long liue) and dieth without issue, and then *Mary Strelley* and *John Mychell*, Sonne of *Elionor Strelley*, entered into the said Mannour of *Strelley* as next heires thereunto, the Deede so made by *George Strelley* being obscured during all that time, and after *Mary Strelley* selleth her moiety of the Mannour of *Strelley* to Sir *John Mychell*.

Ans cell 194 (Jan. 1)
How



*The Middle case to be
in the middle of the paper*